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APPLICATION N	О.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/488,394 01/20/2000		01/20/2000	Aravind Sitaraman	062891.0327	4403	
5073	7590	04/03/2006		EXAMINER		
	BOTTS L		· NGUYEN, DUSTIN			
2001 ROS SUITE 60	SS AVENU)0	E	ART UNIT	PAPER NUMBER		
DALLAS	, TX 7520	01-2980	2154			
				DATE MAILED: 04/03/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

· <u>-</u>		Application	ı No.	Applicant(s)							
		09/488,394		SITARAMAN ET AL.							
	Office Action Summary	Examiner		Art Unit	-						
		Dustin Nguy	/en	2154							
	The MAILING DATE of this communic				ldress						
Period fo	r Reply										
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE MA sisons of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication for reply is specified above, the maximum stature to reply within the set or extended period for reply within the	ILING DATE OF THIS 37 CFR 1.136(a). In no even incation. Itory period will apply and will a III, by statute, cause the applic	S COMMUNICATION t, however, may a reply be time expire SIX (6) MONTHS from ation to become ABANDONEI	I. sely filed the mailing date of this co D (35 U.S.C. § 133).							
Status											
1)	Responsive to communication(s) filed	on 20 January 2006.									
·	This action is FINAL . 2b)⊠ This action is non-final.										
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is										
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.										
Disposition of Claims											
·	4) Claim(s) <u>1-46</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed.										
-	Claim(s) <u>1,3,4,6-11,13-18,20,22-26,28-32,34-36,38-40 and 42-46</u> is/are rejected.										
-	Claim(s) <u>2,5,12,19,21,27,33,37 and 41</u> is/are objected to.										
8)[_]	8) Claim(s) are subject to restriction and/or election requirement.										
Applicati	on Papers										
10)	The specification is objected to by the The drawing(s) filed on is/are: a Applicant may not request that any objecting the Replacement drawing sheet(s) including the The oath or declaration is objected to the	a) accepted or b) from to the drawing(s) be the correction is required	held in abeyance. See	e 37 CFR 1.85(a). lected to. See 37 CF	` *						
Priority u	ınder 35 U.S.C. § 119										
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 											
2) Notic 3) Infor	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTonation Disclosure Statement(s) (PTO-1449 or Portion)	TO/SB/08)	t) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate	D-152)						

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DETAILED ACTION

1. Claims 1-46 are presented for examination.

Allowable Subject Matter

2. Claims 2, 5, 12, 19, 21, 27, 33, 37, and 41 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1, 3, 4, 8-11, 13-18, 20, 24-26, 28-32, 36, 40, 42-46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamamoto [US Patent No 6,111,882], in view of Ohkura et al. [US Patent No 5,973,045].

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5. As per claim 1, Yamamoto discloses the invention substantially as claimed including a system for a identify a subscriber, comprising:

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an access server [i.e. path setting management server] [Figure 7; and col 6, lines 37-57] coupled to a plurality of subscribers [i.e. STB terminals] [4, Figures 4 and 5; and col 5, lines 33-58] using a first communication network [i.e. access system] [6, Figures 4 and 5; and col 5, lines 11-32] and further coupled to a second communication network [i.e. video server] [3, Figures 4 and 5; and col 4, lines 57-65], the access server operable to receive a communication from a particular subscriber using a particular one of a plurality of virtual circuits associated with the first communication network [i.e. the path setting management server determines, based on the receive VPI/VCI, from which the STB terminal the request has been transmitted] [col 9, lines 43-45];

a memory coupled to the access server [i.e. storage] [Figure 7; and col 6, lines 37-57] and operable to store path information for the plurality of subscribers [i.e. VPI, VCI, shelf No., card No., circuit No.] [Figure 14; and col 6, lines 58-65], the path information for the particular subscriber identifying a virtual circuit that is pre-assigned to the particular subscriber for communicating with the access server [i.e. the path setting management server has the reference table used to detect the port positions on the ATM-HUB unit and the VPI/VCI values of the VD/CD channels for the STB terminal based on the VPI/VCI values of the ATM cell received from the STB terminal [[col 9, lines 42-67]; and

a processor coupled to the memory [i.e. controller] [11, Figure 7; and col 6, lines 37-44]; and

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identifying the particular subscriber for connection to the second communication network based on the comparison [i.e. the path setting management server detects the port position on the video server side and the VPI/VCI values of the VC/CT channels, the path setting management server informs the STB terminals that the request is allowed] [col 9, lines 54-col 10, lines 35].

Yamamoto does not specifically disclose

compare the path information for the particular subscriber to the particular virtual circuit used to received the communication from the particular subscriber.

Ohkura discloses

compare the path information for the particular subscriber to the particular virtual circuit used to received the communication from the particular subscriber [i.e. VPI/VCI extractor extracts VPI/VCI of the incoming ATM cell and compares it with the previous registered VPI/VCI records] [col 2, lines 1-15; and col 4, lines 27-34].

It would have been obvious to a person skill in the art at the time the invention was made to combine the teaching of Yamamoto and Ohkura because Ohkura's teaching of comparing VPI/VCI would allow to verify the incoming VPI/VCI of the subscriber [Ohkura, col 2, lines 1-15].

6. As per claim 3, Yamamoto discloses the access server comprises
an interface coupled to the particular subscriber using the particular virtual circuit [i.e.
ATM-HUB] [Figure 8; and col 7, lines 21-55]; and

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a controller coupled to the interface and operable to communicate a request identifying the particular virtual circuit that couples the interface and the particular subscriber [i.e. ATM-HUB controller] [22, Figure 8; and col 7, lines 21-55].

- 7. As per claim 4, Yamamoto discloses the interface comprises a plurality of network line cards, the path information for the particular subscriber further identifies a network line card assigned to the particular subscriber; and the processor is further operable to identify the particular subscriber based upon the path information for the particular subscriber and an identifier of a particular network line card coupled to the particular subscriber [i.e. ATM-HUB port No., shelf No., card No., circuit No.] [Figure 14; col 4, lines 31-46; and col 6, lines 58-63].
- 8. As per claim 8, Yamamoto discloses the particular virtual circuit is associated with the particular subscriber using a virtual channel identifier and a virtual path identifier [Figure 5; and col 6, lines 54-65].
- 9. As per claim 9, Yamamoto discloses a virtual path identifier and a virtual channel identifier associated with the virtual circuit assigned to the particular subscriber [col 5, lines 11-57].
- 10. As per claim 10, Yamamoto discloses the access server supports a communication session between the particular subscriber and the second communication network in response to identifying the particular subscriber [i.e. the path setting management server requests the

controller of the ATM-HUB to set a path between the subscriber terminal and the media server] [Abstract].

- 11. As per claims 11 and 13, they are method claimed of claims 1 and 3, they are rejected for similar reasons as stated above in claims 1 and 3.
- 12. As per claim 14, it is rejected for similar reasons as stated above in claim 4.
- 13. As per claims 15-17, they are method claimed of claims 8-10, they are rejected for similar reasons as stated above in claims 8-10.
- 14. As per claim 18, it is rejected for similar reasons as stated above in claim 1.
- 15. As per claim 20, it is rejected for similar reasons as stated above in claim 4.
- 16. As per claims 24, 25, they are rejected for similar reasons as stated above in claims 8, 9.
- 17. As per claims 26 and 28, they are rejected for similar reasons as stated above in claims 1 and 3.
- 18. As per claim 29, it is rejected for similar reasons as stated above in claim 4.

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- 19. As per claims 30 and 31, they are rejected for similar reasons as stated above in claims 8 and 9.
- 20. As per claim 32, it is rejected for similar reasons as stated above in claims 1, 3, and 10. Furthermore, Yamamoto discloses an interface, a controller and a route processor [Figures 7 and 8; col 6, lines 21-55].
- 21. As per claim 36, it is rejected for similar reasons as stated in claims 1 and 10.
- 22. As per claims 40 and 42, they are rejected for similar reasons as stated above in claims 1 and 3.
- 23. As per claim 43, it is rejected for similar reasons as stated above in claim 4.
- 24. As per claims 44-46, they are rejected for similar reasons as stated above in claims 8-10.
- 25. Claims 6, 7, 22, 23, 34, 35, 38 and 39are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamamoto [US Patent No 6,111,882], in view of Ohkura et al. [US Patent No 5,973,045], and further in view of Nessett et al. [US Patent No 5,968,176].

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- 36. As per claim 6, Yamamoto and Ohkura do not specifically disclose the request comprises a RADIUS protocol request. Nessett discloses the request comprises a RADIUS protocol request [col 13, lines 32-38]. It would have been obvious to a person skill in the art at the time the invention was made to combine the teaching of Yamamoto, Ohkura and Nessett because the teaching of RADIUS of Nessett reference would allow access control functionality such as proxy interaction with authentication, authorization, and audit servers [Nessett, col 13, lines 32-35].
- 37. As per claim 7, Nessett discloses the request comprises a trivial file transfer protocol request [col 17, lines 45-49].
- 38. As per claims 22 and 23, they are rejected for similar reasons as stated above in claims 6 and 7.
- 39. As per claims 34 and 35, they are rejected for similar reasons as stated above in claims 6 and 7.
- 40. As per claims 38 and 39, they are rejected for similar reasons as stated above in claims 6 and 7.
- 41. Applicant's arguments with respect to claims 1, 3, 4, 6-11, 13-18, 20, 22-26, 28-32, 34-36, 38-40, 42-46 have been considered but are most in view of the new ground(s) of rejection.

A shortened statutory period for response to this action is set to expire **3 (three) months and 0 (zero) days** from the mail date of this letter. Failure to respond within the period for response will result in **ABANDONMENT** of the application (see 35 U.S.C 133, M.P.E.P 710.02, 710.02(b)).

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dustin Nguyen whose telephone number is (703) 305-5321. The examiner can normally be reached on flex.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Follansbee John can be reached on (703) 305-8498. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Dustin Nguyen Examiner Art Unit 2154

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